

22

POOR QUALITY ORIGINAL

Van Jenkins  
 Reg. No. 172475  
 1780 East Barnall Road  
 JACKSON, Mich. 49201-7139

Hon. R. Steven Whalen  
 Bar No. P26700  
 U.S. Magistrate Judge  
 U.S. District Court  
 Eastern District of Michigan  
 231 West Lafayette Blvd., Room 673  
 Theodore Levin U.S. Courthouse  
 Detroit, Mich. 48226

8/12/2019  
 FILED  
 AUG 21 2019  
 CLERK'S OFFICE  
 DETROIT

RE: Jenkins V. Access Securepak, Co. & MDOC  
 Case No. 19-10738 Request For Investigation

Hon. Honor

This matter is before you due to ongoing retaliations being committed by the Defendants in order to get the court to dismiss the lawsuit against them. It has come to be dangerous, where plaintiff has a disability/disorder being aggravated by the defendants to cause plaintiff demise. To verify this, there are doctors of the University of Michigan Hospital hold evidence and the Dept. of Civil Rights Regulatory Agency hold evidence being investigated.

I have enclosed a copy of the complaint with the assigned enumeration of Jenkins V. Mich. Dept. of Corrections case NO. 497386; person of contact is Monique Cottrell at email: cottrellm@michigan.gov.

We are requesting for an order to stop these ongoing retaliations being committed by the Defendants. Where serious medical misdiagnosis and treatment is being conducted and legal property is being confiscated. An immediate order to stop these retaliatory crimes, 18 U.S.C. 1513 & 18 U.S.C. 1512(c). Your prompt attention to these serious matters is greatly appreciated.

8/12/2019  
 Date

Van Jenkins  
 Affiant's signature 28 U.S.C. 1746

United States District Court  
For The Eastern District of Michigan  
Southern Division

Van Jenkins #172475  
Plaintiff,

V.S.

Case No. 19-10738  
Hon. R. Steven Whalen  
Box No. P26 700  
United States Magistrate

Access Securepak company &  
Michigan Dept. of corrections  
Defendants).

Notice of Court Obstructions under Investigation By  
Regulatory Agency - Dept of Civil Rights with Affidavit

1. The plaintiff, Van Jenkins, as Affiant do certify pursuant to 28 U.S.C. 1746 that the contents herein are true, correct, certain & complete and not meant to mislead under the pains and penalties of perjury and bearing no false witness so help me God. And I, Affiant further make Explicit Reservation of all Rights in accord with UCC section 1-207,

2. On the date of March 19, 2019 your Honor granted Plaintiff's Application to proceed without prepayment of the filing fee for this action, 28 U.S.C. 1915(a)(1). The Defendants have committed violations pursuant to 18 U.S.C. 1001 it was found by plaintiff that the SMT Business Manager, Mr. Morrell concealing account Records of the Itemized Account Statement(s) of the institutional job assignment payroll for skill worker in accordance with policy and the attached Food service Industry certificate, that will allow plaintiff to pay court cost and fees. Prisoner Accountant D. Miller and K. Boyd refused to disclose these job assignment payroll records to be provided to this court;

3. Where prison officials fail/or refuse to disclose the Prisoner's Trust Account work assignment records as required pursuant to the Federal pauper's statutory provisions; the court is able to perform the mathematical formula of 28 U.S.C. 1915(b)(1) procedures a result of zero, the 10-dollar/20 percent rule of 28 U.S.C. 1915(b)(1) assessment is made. To conceal these records from the court is a federal offense, see 18 U.S.C. 1512(c) and is obstructing the court's process 18 U.S.C. 1509.

4. The statutory provisions do not require Plaintiff's Lawsuit to be dismissed when the payment of an assessment has been delayed, even the job assignment Records delayed or concealed by the prison officials. A prisoner cannot be penalized when prison officials fail to promptly pay an assessment or court cost and fees, see McGove V. Wrigglesworth, 114 F.3d 601.

5. Just recently, plaintiff was placed on medical quarantine being absent from Institutional Job assignment regarding medical back pay according to policy. This was addressed to the facility's classification Director, MTS. J. Hartwig as the previous medical back pay matter as dated 2-5-2019 was filed with no back pay rendered to enable plaintiff to pay court cost and fees. Plaintiff have reasons to believe that the classification Director will not order the medical quarantine absences from institutional job assignment be paid and require court order.

6. The MDOC's officers had damaged Plaintiff's Footlocker where the Carson City corrections facility placed a legal footlocker on order as dated 3/7/2018 and have not provided or delivered this footlocker as of or to this date 2019 August. This causes a number problems of confiscating legal property claiming excessive legal property, and not returning this legal property having variance on this case before the court, see attached N.O.I. on footlocker,

7. Further retaliatory activities being committed by the Defendants during the pendency of this Law Suit is as follows: Store items were ordered and paid for by plaintiff as shown attached code No. 1169 Gucci Inspired Body Wash, this product contains some kind of acid that burned plaintiff's neck and burn thickening of facial skin. Effects are being made for physical and mental examination at the University of Michigan Hospital to be ordered.

8. The plaintiff encountered some kind of stomach virus from consuming food from the facility's dining Room, plaintiff made efforts to purchase pepmo Bismuth Liquid as shown attached. The store bag came where a bag of Jalapeno chips were opened showing a hand had went into the bag eating chips and placed it in the plastic bag heat sealed with other store items. A hole shown on the bag where the pepmo Bismuth was taken out. This item was credited back to plaintiff's prison account. It was then taken to pay institutional debt where policy(s) prohibit taking credited pay & that \$11.00 must remain for the month for hygiene and health care items.



9. Plaintiff had to file to the Regulatory Agency, the Department of Civil Rights to prevent further obstructions and retaliations, see the attached complaint where Monique Cottrell is the Representative holding evidence and where investigation is being conducted on these matters addressed to this court.

10. The pattern of non disclosure of evidential documents has been committed by the Livonia Police Dept. detaining Bonds of plaintiff bearing \$5,000,000 obstructing payment of court costs and fees; the Third Judicial circuit court refusing to disclose child support & warrant records and the MDOC refusing to disclose job assignment payroll records; now its chase to disclose as shown attached failing to disclose financial records to provide to this court. As it is plaintiff's duty by law to inform this court on these financial matters where this is obstructing the court.

11. Under plaintiff's Access securepak co's prisoner store I.D. No. 135736 to order store items, a number of people made efforts to place securepak orders that were obstructed and due processed by the Access securepak co. This can be shown by accessing for pass store order(s) of 2019 under the above cited I.D. Number. This information of these store orders and the prisoner's Trust Account statement of job assignment payroll disclosing skills pay or unskills having evidence as to whether prisoner was paid skills pay due to the attached certificate or unskills pay to enable plaintiff to pay court costs and fees, the failure to disclose the information for the court to properly perform the mathematical formula of 28 U.S.C. 1915(b)(1) is a contempt of the court's order of March 19, 2019.

12. In re contempt of stone, 154 Mich. App. 121 & 6th Amend. to the U.S. Const. a Reporter was held in contempt for his failure to surrender videotapes to the grand jury in accordance with a subpoena, 28 U.S.C. 2521 the Plaintiff have a Right to compulsory process in obtaining witnesses in his favor.

Wherefore, Plaintiff request that this court issue an order to stop these ongoing retaliations, including causing hardships until this case is resolved in this court where plaintiff can order hygiene/health care store items with medical proper treatment.

8/13/2019  
Date

Van Senkman  
Affiant's signature 28 U.S.C. 1746

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN

Van Jenkins, 172475,

Plaintiff,

Case No. 19-10738

v.

Judge Matthew F. Leitman

Access Securepak Company et al,

Magistrate Judge Patricia T. Morris

Defendant(s).

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**ORDER WAIVING PREPAYMENT OF THE FILING FEE AND  
DIRECTING PERIODIC SUBSEQUENT PAYMENTS OF THE FILING FEE**

The Court has reviewed plaintiff's financial affidavit, certified account statement or its equivalent, and signed authorization to withdraw funds. Having considered these items, the Court **GRANTS** plaintiff's application to proceed without prepayment of the filing fee for this action. 28 U.S.C. § 1915(a)(1).

Plaintiff, a prisoner, must pay the full filing fee for this civil action. 28 U.S.C. § 1915(b)(1). The Court must assess and, if funds exist, collect an initial partial filing fee consisting of twenty percent (20%) of the greater of (1) the average monthly deposits to plaintiff's account, or (2) the average monthly balance in plaintiff's account for the preceding six (6) months. Id. The initial partial filing fee in this case is **\$0.00**. Plaintiff must make monthly payments of twenty percent (20%) of the preceding month's income credited to plaintiff's account. 28 U.S.C. § 1915(b)(2).

Accordingly, because insufficient funds exist in plaintiff's account to collect an initial partial filing fee, the Court **ORDERS** the agency having custody of plaintiff to forward to the Clerk of the Court, on a monthly basis if funds are available, twenty percent (20%) of the preceding month's income credited to plaintiff's account. The Court will notify the agency having custody of plaintiff when plaintiff has paid the entire filing fee of **\$350.00**. The Court has attached to this order a copy of plaintiff's authorization to withdraw funds from plaintiff's trust fund account.

Date: March 19, 2019

s/R. Steven Whalen

R. Steven Whalen

United States Magistrate Judge

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**Certificate of Service**

I hereby certify that a copy of the foregoing document was served upon Plaintiff on the date indicated below by first class mail.

Date: March 19, 2019

s/LGranger

Deputy Clerk



GRETCHEN WHITMER  
GOVERNOR

STATE OF MICHIGAN  
DEPARTMENT OF CIVIL RIGHTS  
DETROIT

DR. AGUSTIN V. ARBULU  
DIRECTOR

July 25, 2019

Van Jenkins #172475  
1780 East Parnell Road  
Jackson, MI 49201

RE : MDCR #: 497386

Complaining Party: Van Jenkins #172475

Responding Party: Michigan Department of Corrections

Dear Mr. Jenkins #172475:

Enclosed is your formal complaint form. In the presence of a Notary Public, please date and sign the form at the bottom where it says "Signature of Charging Party / Claimant". **Except for your signature, please do not write on this form.**

If changes or corrections are necessary, notify me and a corrected complaint form will be mailed to you.

**I must receive your signed and notarized complaint by August 4, 2019, or I will assume you do not wish to pursue this matter.**

If you have any questions, please contact me.

Sincerely,

A handwritten signature in black ink, appearing to read "Monique Cottrell".

Monique Cottrell  
Customer Service Representative  
phone: (313) 456-6898  
fax: (313) 456-3701  
email: cottrellm1@michigan.gov

*Concealing Legal Records  
in violation of 18 U.S.C. 1001*

Enclosures

Authority: Acts 453 and 220, P.A. of 1976, as amended.  
 Completion: Required  
 Penalty: Allegations of unlawful discrimination cannot be investigated without a sworn complaint.

STATE OF MICHIGAN  
 DEPARTMENT OF CIVIL RIGHTS

MDCR # 497386

FED. #

**COMPLAINT**

CLAIMANT Mr. Van Jenkins #172475	RESPONDENT Michigan Department of Corrections
ADDRESS 1780 East Parnell Road Jackson, MI 49201	ADDRESS Grandview Plaza Building, 1st Floor P.O. Box 30003 Lansing, MI 48909
TELEPHONE	TELEPHONE (517) 373-3030
Area of Discrimination: <b>Public Accom / Service</b>	Date of Discrimination: <b>July 8, 2019</b>

**Statement of Alleged Discrimination:**

I am an African American person with a disability and allege I am being denied an accommodation and treated different most recently on July 8, 2019, due to my race, disability and in retaliation for lodging an internal grievance most recently on July 5, 2019.

I am incarcerated in Respondent's Parnall Correctional Facility located at 1780 East Parnall Road, Jackson, MI 49201.

**Other terms & conditions 07/08/2019 Disability, Race, Retaliation**

Since 2018, until most recently on July 8, 2019, I was subjected to other terms and conditions by Respondent's predominately Caucasian officers and medical staff. I have been denied the ability to utilize the law library services, my employment pay miscalculated and trust accounts have been mismanaged; and, I most recently was quarantined. I believe I was treated differently because of my race, disability and in retaliation for previously engaging in a protected activity.

**Failure to accom. disability 07/08/2019 Disability**

Since 2018, until most recently on July 8, 2019, I have requested accommodations for my disability and have been denied. I allege I received inadequate medical treatment. I have been denied a physical and mental examination, medical dietary needs are not followed and I have not received any relief for my complaints regarding adverse side-effects from my prescribed medications which were administered by Respondent's medical staff. I believe my disabilities were factors in being denied reasonable accommodations.

This complaint is based on the following law:

Elliott-Larsen Civil Rights Act No 453, Public Act of 1976, as amended

Michigan Persons with Disabilities Act No. 220, Public Acts of 1976, as amended

I swear or affirm that I have read the above complaint and that it is true to the best of my knowledge, information and belief. I have notified the department of all other civil or criminal actions pending with regard to the allegations in this complaint.

*Van Jenkins*  
 SIGNATURE OF CHARGING PARTY / CLAIMANT

Complaint Taken by: Monique Cottrell

Subscribed and sworn to before me

This 30th day of July, 2019

at Jackson, Michigan

My Commission expires (dd/mm/yyyy) Vera R. Conerly

VERA R. CONERLY

SIGNATURE OF NOTARY PUBLIC  
 COUNTY OF JACKSON

MY COMMISSION EXPIRES Nov 23, 2019

Commissioned in ACTING IN COUNTY OF County.



GRETCHEN WHITMER  
GOVERNOR

STATE OF MICHIGAN  
DEPARTMENT OF CIVIL RIGHTS  
DETROIT

DR. AGUSTIN V. ARBULU  
DIRECTOR

July 25, 2019

Van Jenkins #172475  
1780 East Parnell Road  
Jackson, MI 49201

MDCR Contact # 497386  
Van Jenkins #172475 v Michigan Department of Corrections

**Request for First Class Mail Delivery**

**I request that the Michigan Department of Civil Rights send all documents to me via first-class mail to the address I provided. I understand I should receive first-class mail within ten days after it is mailed.**

I am aware that Michigan Civil Rights Commission Rules may require sending me certified mail, return receipt requested. However, this type of mailing requires someone be present to sign for the mail at the time of delivery. For my convenience, I waive certified mailings and request documents be sent to me by first-class mail to the address I have identified.

I understand that if I change my mind, I will notify the Michigan Department of Civil Rights in writing to send required documents by certified mail, return receipt requested. The MDCR will notify me in writing when this change has been processed.

**By signing and returning this Request to the Michigan Department of Civil Rights, I agree to receive my mail by first-class mail.**

Signature Van Jenkins

Date 7/30/2019

**Please mail this form to:**

Monique Cottrell  
CADILLAC PLACE, SUITE 3-600  
3054 WEST GRAND BOULEVARD  
DETROIT, MI 48202

Phone : (313) 456-6898  
FAX : (313) 456-3701  
Email : cottrellm1@michigan.gov

CADILLAC PLACE, SUITE 3-600 3054 WEST GRAND BOULEVARD DETROIT MI 48202  
www.michigan.gov 313-456-3700



Lock: 9000-1

[illegible][illegible][illegible]

1509 statutory provisions stating, quote, to:

[illegible]

2

*[Handwritten signature]*

JENKINS 112475 14-47

Gogebic Community College  
IRONWOOD, MICHIGAN

Certificate of Completion  
TO

VAN JENKINS

Is Issued This Day Of March 13, 1984

FOR

22 Credits

FOOD SERVICE PROGRAM

*Dr. Robert Bennett*

Dr. C. Robert Bennett  
President Gogebic Community College

*A. Dennis Cost*

A. Dennis Cost  
Chairman Board of Trustees

172475  
FILE  
3/24/84



V. Jenkins E/  
 #172475  
 LOCK: TC-58

<u>COURSES COMPLETED</u>	<u>Credits</u>
Intro to Food Service	2
Food Purchasing & Storage	3
Food Standards, Sanitation & Safety	2
Nutrition & Menu Planning	3
Fundamentals of Quantity Food Production	3
Advanced Quantity Food Production	3
Fundamentals of Baking	3
Advanced Baking	3
	<u>22</u>

Jenkins Van  
 SURNAME FIRST NAME MIDDLE NAME  
 HOME ADDRESS 772 Washtenaw Ann Harbor, MI 48197  
 STREET CITY STATE ZIP CODE  
 BIRTH DATE 1/29/59 BIRTH PLACE  
 SECONDARY SCHOOL  
 DATE GRAD. SEC. SCH.  
 DATE ADMITTED 10/17/83  
 PARENT NAME  
 GUARDIAN ADDRESS  
 OTHER

DESCRIPTIVE TITLE	COURSE NO.	CR.	GR.	PTS.
JENKINS VAN 1ST SEMESTER 1983-84	CR	GR	PTS	AB
FUNDAMENTALS OF PHYSIC PED101	1	A	4	00
AL EDUCATION OF PHYSIC PED102	1	A	4	00
ADV. FIRST AID & EMERG PED203	2	B+	6	00
ADV. FIRST AID & EMERG PED203	2	B+	6	00
CR AT-4 HONOR PTS- 14				
CR ERN-4 GPA=3.50				

DESCRIPTIVE TITLE	COURSE NO.	CR.	GR.	PTS.
JENKINS VAN 1ST SEMESTER 1983-84	CR	GR	PTS	AB
INTRODUCTION TO FOOD S FDS101	2	C	4	00
SERVICE FOOD PURCHASING AND ST FDS102	3	B	9	00
ORACE FOOD SANITATION + SAFE FDS103	2	C	4	00
TY NUTRITION AND MENU PLA FDS105	3	D	3	00
NNING FUNDAMENTALS OF QUANTIT FDS107	3	C	6	00
TY FOOD PRODUCTIO				
*****				
CONTINUED ON NEXT FORM				

GOGEBIC COMMUNITY COLLEGE, IRONWOOD, MICH. 49938  
 OFFICIAL RECORD

CURRICULUM  
 Personal Enrich.

5/19/15  
 Spunf Cunn 9/9/93  
 TRANSCRIPTS issued SELF 6-11-94  
 ENTRANCE DEFICIENCIES OR CONDITIONS

RANK. SEC. SCHOOL

DATE GRADUATED:  
 DIPLOMA GRANTED:  
 HONORS:

G.P.A.

DESCRIPTIVE TITLE	COURSE NO.	CR.	GR.	PTS.
JENKINS VAN 1ST SEMESTER 1983-84	CR	GR	PTS	AB
ADVANCED QUANTITY FOOD FDS108	3	A	12	00
PRODUCTION FUNDAMENTALS OF BAKING FDS109	3	C	6	00
ADVANCED BAKING FDS110	3	D	3	00
CR AT-22 HONOR PTS- 47				
CR ERN-22 GPA=2.14				

STUDENT  
 COPY

## MICHIGAN DEPARTMENT OF CORRECTIONS

## NOTICE OF INTENT TO CONDUCT AN ADMINISTRATIVE HEARING

CSJ-282  
REV. 06/06  
4835-3282

Prisoner Number: <b>172475</b>	Prisoner Name: <b>JENKINS</b>	Facility: <b>STF</b>	Lock: <b>B-48</b>	Date: <b>10-22-18</b>
Reporting Staff Member Name (PRINT): <b>FINAZZI</b>		Title: <b>c/o</b>	Reporting Staff Member Signature: <i>[Signature]</i>	

Nature of Hearing (Property disposition, restriction, etc):

**Legal Papers**

Reason for Hearing (Describe events leading to this requested action. If property is involved, list all items and explain why taken):

**Damaged foot Locker - Has one on order SNC 3/7/18.****Has pending court cases, needs Legal papers.****Put in clear garbage bag.**

Proposed Disposition (Indicate what action you believe should be taken to address/resolve the above matter):

NOTE: Property dispositions are limited to the following:

- ☐ Photograph & return to prisoner it belongs to (except money/postage)
- ☐ Money/Postage - Turn over to PBF
- ☐ Store up to 30 calendar days for pick up \_\_\_\_\_
- ☐ Donate to charity as approved by the warden (property only)
- ☐ Mail at prisoner expense to person identified by prisoner
- ☐ Destroy (set forth reason below)

NOTE: Non-property dispositions:

- ☐ Telephone restriction \_\_\_\_\_ days  
begins \_\_\_\_\_ ends midnight \_\_\_\_\_
- ☐ Remove from following program: \_\_\_\_\_
- ☐ Remove \$ \_\_\_\_\_ from prisoner's account  
(indicate reason below)
- ☒ Other (explain below)

Additional Information (cite relevant rule, policy directive, procedure or justification):

**Transfer to ride out facility w/ Jenkins  
or Determine whether excess property.**

<input type="checkbox"/> I understand and agree with the proposed disposition stated above and waive the right to a hearing. (to be checked ONLY if prisoner agrees with proposed disposition and does NOT wish to have a hearing). OR <input checked="" type="checkbox"/> I request a hearing. I have received a copy of this report. My signature does not necessarily mean that I agree with the report (to be checked ONLY if prisoner wishes to have a hearing).			
<input type="checkbox"/> I waive the 24 hour notification of hearing requirements.		Prisoner's Signature: <b>Non Jenkins</b>	Date: <b>10/22/18</b>
Copy personally handed to prisoner on this date by the following staff member:			
Staff Member Name (PRINT): <b>FINAZZI</b>	Title: <b>c/o</b>	Staff Member Signature: <i>[Signature]</i>	Date:

Distribution: ☐ Record Office File ☐ Counselor File ☐ Prisoner

**Prisoner Appliance / Property Card****Name Jenkins****Number 172507****Ride In Date 2/6/18**

Item	Make	Model	Serial Number	Comments	
Television	Clear Tunes		4204		
Tablet					
Fan					
Shaver					
Headphones					
Beard Trimmer					
Radio					
Watch					
Footlocker				Ordered on 3/7/18	
Typewriter					
AC Adapter					
Calculator					
Earrings					
Lamp					
MP-3					
Shoes					
Boots					
Tapes					
Musical Inst.					

06:38 AM  
05/23/2019

KEEFE COMMISSARY NETWORK

P.O. BOX 17490, St Louis, MO 63178-7490

PAGE: 1 OF 1

SHIP FROM: 37A

PICKED BY:

OPR:102618999

FACILITY NUMBER: 36530(34241P-025)

BLOCK: SMT16

FACILITY NAME: MI DDC PARNALL CORR FAC (SM

ORDER DATE: 05/22/2019

ORDER: 12749020



12749020-102618999



3883615

BAY	SSG	#ALIAS	QTY	UDN	DESCRIPTION	ITEM#	PRICE	TOTAL
SA1								
A	1169	0376	1		EA GUCCI INSPIRED BODY WAS	0376	3.70	3.70
C	2234	4019	3		EA CHICK O STICK	4019	0.21	0.63
E	3125	0530	1		EA COOL WAVE CLR TOOTHPAST	0530	1.47	1.47
I	5270	7111	1		EA 6FT HEADPHONE EXT CORD	7111	2.24	2.24
J	5700	6171	1		EA HOT CORN CHIPS	6171	2.01	2.01
K	6129	6201	1		EA BUTTER MICRO POPCORN	6201	0.51	0.51

TOTAL WEIGHT 2.61 LBS

SUBTOTAL 10.56

SALES TAX 0.44

ORDER TOTAL 11.00

!I=Invalid(NotOnMenu) B=Backordered C=Cancelled

!N=NotAvailable/Sub S=Substituted V=NonInventory

LIST ITEMS OF SHORTAGES AND/OR DAMAGES QTY CATEGORY/DESCRIPTION

SIGNED

DATE

WITNESSED BY

DATE



## MICHIGAN DEPARTMENT OF CORRECTIONS

**Kite Response**


---

<b>Patient Name</b>	VAN JENKINS	<b>Age</b>	60 Years
<b>Date Received</b>	06/18/2019		
<b>Time Received</b>			
<b>Taken By</b>	Crystal Trout, RN		
<b>Date Initiated</b>	06/18/2019		

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**Action & Resolution**

<u>Date</u>	<u>Time</u>	<u>User</u>
06/18/2019	11:51 PM	Crystal Trout, RN

Detail

Reason: Rash. Call details: The symptoms is an acid type burn where I had purchased a bottle of Gucci Body wash which the Bar No087381125133. Somehow I got a bad batch with methylchloroisothiazolinone in it that burned a ring around my neck and haven't went away from the ointment used..

Assessment/Plan: The Betamethasone ointment was just prescribed yesterday You need to give this ointment a week or two to work..

Medical Question

Patient Complaint/Concern: Rash.

Detail: The symptoms is an acid type burn where I had purchased a bottle of Gucci Body wash which the Bar No087381125133. Somehow I got a bad batch with methylchloroisothiazolinone in it that burned a ring around my neck and haven't went away from the ointment used..

Assessment/Plan: The Betamethasone ointment was just prescribed yesterday You need to give this ointment a week or two to work Please rekite after a week of using the ointment and there is no improvement.

JENKINS, VAN  
172475  
01/29/1959

16:59 AM  
16/20/2019

KEEFE COMMISSARY NETWORK

P.O BOX 17490, St Louis, MO 63178-7490

PAGE: 1 OF 1  
SHIP FROM: 37A

PICKED BY:

CPR: 102669674

FACILITY NUMBER: 36530(34241P-025)

LOCK: SMT16

FACILITY NAME: MI DOC FARNALL CORR FAC (SM

ORDER DATE: 06/19/2019

ORDER: 12922762



12922762-102669674



3929056

AY	SEQ	ALIAS	QTY	UOM	DESCRIPTION	ITEM#	T	PRICE	TOTAL
AI									
C	2202	3358	2	EA	FROSTED FLAKES	3358		3.86	3.86
D	2658	0655	1	EA	BISMUTH LIQUID-STOMACH	0655		2.13	2.13
J	5549	1042	1	EA	ENVELOPE 10X15 WHITE	1042		0.24	0.24
K	6000	6150	1	EA	KEEFE 10 OZ NACHO CHIPS	6150		1.97	1.97
K	6129	6201	2	EA	BUTTER MICRO POPCORN	6201		0.51	1.02
L	6529	4431	2	EA	STRAWBERRY CHEESE DANIS	4431		0.79	1.58

0655-1

(open bag of chips enclosed)

TOTAL WEIGHT 3.69 LBS

SUBTOTAL

10.80

SALES TAX

0.14

ORDER TOTAL

10.94

I=Invalid(NotOnMenu) B=Backordered C=Cancelled  
N=NotAvailable/Sub S=Substituted V=NonInventory

1ST ITEM# OF SHORTAGES AND/OR DAMAGES

QTY

CATEGORY/DESCRIPTION

SIGNED

*Nash Jenkins*

DATE

6/28/19

WITNESSED BY

DATE

62

National Subpoena Processing  
Mail Code TX1-0053  
14800 Frye Road  
Fort Worth, Texas 76155

9/25/2018

VAN JENKINS

320 NORTH HUBBARD STREET  
ST LOUIS, MI 48880

Karen E. Miller  
B28 No. P48694  
Attorney For JP Morgan  
Chase Bank, NA  
28660 Northwestern Highway  
Southfield, Mich. 48034

Tel. (248) 706-8540

Fax (248) 706-8561

Att: Karen E. Miller

Case Name: PEOPLE OF THE STATE OF NEW YORK V VAN JENKINS

Case No.: 11-100382-DM

JP Morgan Chase File No: SB972438-F1

Dear Sir/Madam:

JPMorgan Chase Bank, N.A. has received your request about the matter referenced above. JPMorgan Chase Bank, N.A. will not release information in its possession, custody or control without being served with a properly issued subpoena that is in compliance with the applicable state and court guidelines and addressed to the proper entity for the records sought.

JPMorgan Chase Bank, N.A. will not be able to comply with this request because it was:

☐ Improperly issued

☐ Addressed to an incorrect or non-existent entity

\*\*\*For informational purposes only, the following is a list of potential entities and the records they may hold:

- JPMorgan Chase Bank, N.A. (depository, checking, savings, mortgage, and loans)
- Chase Bank USA, N.A. (credit card)
- J.P. Morgan Securities LLC (securities and investments)

JPMorgan Chase Bank, N.A. will be closing its file on this matter. If you still would like the requested materials, please serve a properly issued subpoena and ensure it is addressed to the correct entity.

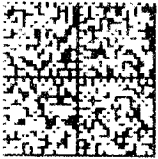
If you have questions, please call our Customer Service Center at 1-844-751-7728. We're here to help Monday through Friday from 8:30 a.m. to 7:00 p.m. Eastern Time.

Sincerely,

Leah Lucas  
Operations Manager, VP  
Chase Customer Service

Prisoner Name: Van Jenkins  
 Prisoner Number: 172475  
 PARNALL CORRECTIONAL FACILITY  
 1790 E. Parnall Rd.  
 Jackson, MI 49201-7139

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Hon. R. Steven Whizlen  
 Bar No. P26700  
 United States Magistrate Judge  
 United States District Court for  
 The Eastern District of Michigan  
 The Eastern District of Michigan  
 231 West 4th Street  
 Detroit, Mich. 48226

8/13/19 *MA*